MTC 12646

Vol. MB3 Page 12887 Ð TRUST DEED 26567 1.0 S TRUST DEED, made this PAUL G. GEIS and KRISTEN THIS JULY 19.83, between LOIE GEIS husband and wife 101108621

LANE ESCROW & TITLE CO. as Grantor.

CANA

TRUST DEED

GILBREATH AND VIRGINIA R. GILBREATH, husband and wife. WILLIAM E. as Beneficiary

WITNESSETH:

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KlamathCounty, Oregon, described as: (2)

an socie

Lot 3, Block 2 of CRES-DEL ACKES, according to the office of the County Clerk of Klamath County, Oregon Block 2 of CRES-DEL ACRES, according to the official plat thereof

TRUST DEED

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appartaining, and the rents, issues and prolits thereol and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of NINE THOUSAND AND NO/100ths-----

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any wasta of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed; damaged or destroyed thereon, and pay when due all costs incurred thereton. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in asccuting such imming statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay lor. Illing same in the proper public olice or olices, as well as the cost of all lien searches made by filing cliffers or searching defencies as may be deemed desirable by the semeliciary. 4. To, provide and continuously; maintain insurance on the buildings

tons and restrictions allecting and property: If the beneficiary so requests, to foin the accounting such limming statements pursuant to the Uniform Commercial Control of the beneficiary may require and to pay for Illing same in the optimity control of the beneficiary may require and to pay for Illing same in the set of all lim searches made by lime of the beneficiary.
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as Trustee.

und, timber er grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any essement or creating any restriction thereon; (c) join in granting any essement or creating any restriction thereon; (c) join in any understand or other agreement allecting this deed or the lien or charge thereol; (d) reconvey. without warranty, all or any part of the property. The grantice in any reconvey. The start of the property is the property of the conclusive proof of the furthiluness thereol. Truste's less for any of the start of the property. The services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adqueux of any security for the indebtedness hereby secured, enter upon and take possession of asid property. Is and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including property, etc. collection of such test, issues and profits, or the prosets, of ire and other second hereoder as beneficiary may determine.
11. The entering upon and taking possession of asid property, the collection of such test, issues and profits, or the proceeds of ire and other including case on the indebtedness ecured hereby, and in such order as beneficiary may determine.
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13. The entering upon constants for any charage of the property, and the application or release thereof as allorsaid, aball no cure or wais any determine.
14. Upon default by grantor in payment of any indebtedness secured

waive any delauil or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delauit by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured here any agreement hereunder, the beneficiary may declare all sums secured here any agreement hereunder, the beneficiary may declare all sums secured here any proceed to loreclose this trust deed in equity as a morigate on direct the waiter of the beneficiary may devent the beneficiary at his elected in the beneficiary of the trust deed in equity as a morigate on direct the waiter of the direct of the trust deed beneficiary at his elected his written beneficiary of the truste shall orecuts and cause to be recorded his written below of the direct of the trustes that on all the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the times and bace of sale, five notice thereoi as then required by law and proceed so foreclose the trust deed in the manner, provided in ORS 66.740 to 66.795. 13. Should the beneficiary elect to loreclose by advertisement and sale than alter delault at any time prior to live days before the date set by the trustee for the truste's sale, the grantor or other person so privileged by ORS 66.700, may pay to the beneficiary on his successors in interest, sergec-tively, the entire annount then due under the terms of the trust deed and the obligation secured thereaby (including costs and expense sacually incurred in enforcing the arounds provided by law) other than such portion of the pri-cipal as would not then be use had no default occurred, and before your the delault, in which event all loreclosure proceeding shall be discussed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and

the trustee, in which even all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at shall delive to the purchaser its deed in form as required by law converging the postponer to sold, but without any covenant or warranty, express or im-plete the same thread. Any person, such adding the trustee, but including the grantor and beneliciary, may purchase at the sale. This when frustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the condition of the trustee and a reasonable charge by trustee's attempt, (2) to the obligation scued by the trust deed, (3) to all persons head resolid liem subsequent to the interest of the trustee intermy, to the grantor or to his successor in interest entitled to such surplus.

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor to any frustee named herein or to any successor trustee, appointed hereinder. Upon such appointment, and without conveyance to the successor frustee, the latter shall be vested with all title, powers and duties conferred upon any frustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this frust deed and its place of record, which, when recorded in the ollice of the County Clerk or Recorder of the curity or counties in which the property is situated, shall be conclusive prool of proper appointment to the successor trustee, and be noticed any party hereis of pending sale and rest of hord any other deed of trust or of any scion or proceeding in which franter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company or surings and lean association authorized to do business under the laws of Oregon or the United States, a title insurance company outhorized to insure title to real property of this state, its subsidiaries, alfiliates, agents or branches, the United States or any agency theread, or an except agent licensed under ORS 696,505 to 693,535.

The grantor coverants and agrees to an fully seized in the simple of said described real except reservations, restric	
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scinic menudes the feminine and the neuter	and the second in construing this deed and whenever the second piedges, of the
HOT CONTINUES IS	has hereunto set his hand the day and year first above written.
beneficiary Auer and in the Truth-In-Lending Act and R	ary is a creditor PAIII. C CETC
the purchase of a dwelling, use Stevens-Ness Form No. 130	Making required
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tere the ferre of acknowledgment opposite.	KRISTEN LOIE GEIS
SIAIB OF OREGON,	STATE OF OPECON
July DO 10 83	STATE OF OREGON, County of
PAUL CEIS AND KRISTEN	Personally appeared and duly sworn did
LOIE GEIS.	duly sworn, did say that the former is the
	a corporation, and that the seal altized to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authorize of its t
mont to the the IR voluntary act and deed.	and each of them acknowledged said instrument to be its voluntary act
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